# FISH AND WILDLIFE SERVICE STATE GRANT PROGRAMS

#### **State Grant Programs**

Part 522 Federal Assistance Program Guidance

# Chapter 24 Establishment and Use of Land Value as Match

**522 FW** 

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- **24.1 What is the purpose of this chapter?** This chapter provides guidance for the establishment and use of land value as match for grants under:
- A. The Sport Fish and Wildlife Restoration Programs,
- B. The State Wildlife Grants Program, and
- C. The Landowner Incentive Program.
- **24.2 What is the scope of this chapter?** This chapter applies to all Service personnel who administer grants funded through the programs listed in section 24.1A through C.

## 24.3 What are the authorities for this chapter?

- A. Federal Aid in Sport Fish Restoration Act (16 U.S.C. 777).
- **B.** Pittman-Robertson Wildlife Restoration Act (16 U.S.C. 669).
- **C.** Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments, Matching or Cost Sharing and Real Property (43 CFR 12.64 and 12.71).
- **D.** Administrative Requirements, Federal Aid in Fish and Federal Aid in Wildlife Restoration Acts; Cost Sharing, Application of Federal Aid Funds, and Allowable Costs (50 CFR 80.12, 80.14, and 80.15).
- **E.** Department of the Interior and Related Agencies Appropriations Acts for FY 2001 Land Conservation, Preservation and Infrastructure Improvement (P.L. 106-291).
- **F.** Department of the Interior and Related Agencies Appropriations Acts for FY 2002-2005 State and Tribal Wildlife Grants (P.L. 107-63, P.L. 108-7, P.L. 108-108, and P.L. 108-447).
- **24.4** How does a State incorporate the value of a parcel of land it will use as a match? The State identifies a parcel of land that they will use as a match in a grant proposal. A "parcel" is a discrete piece of land as described in a recorded deed. States use an approved appraisal method to determine the market value for the parcel. The State incorporates that value into a grant proposal as a match for the grant.
- **24.5** If the value of a parcel of land is more than that required for a State's match in a grant agreement, can the State use it for a subsequent grant? Yes. If the State does not use the entire value of a parcel of land as match during a grant agreement, they subtract the value used as match from the total value of the parcel. The remaining value becomes available for match in subsequent grants consistent with this chapter.

#### 24.6 What restrictions apply to a parcel of land that a State uses as match in a grant proposal?

- **A.** The entire parcel described in the grant proposal becomes subject to rules and regulations of the programs listed in section 24.1A through C, as applicable, at the time a State uses any portion of the value of the parcel as match in the initial grant agreement.
- **B.** Authorizing legislation requires that at the time a State enters into the initial grant agreement, it must incorporate a covenant on the deed ensuring it will use the entire parcel in perpetuity for the purposes of the programs listed in section 24.1A through C, as applicable.

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- A. Purpose does not conflict with the scope and purpose of the original grant proposal,
- B. Value of the match is an allowable and applicable cost,
- C. State has not used the remaining value of the land as match for any other Federal grants, and
- **D.** State maintains records that substantiate the remaining value available for match.

**DIRECTOR** 

A Dale Half

Date:

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